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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/032,974	10/22/2001	William A. Orfitelli	83243THC 8711	
75	90 04/07/2004		EXAM	INER
Thomas H. Close			YENKE, BRIAN P	
Patent Legal Sta				
Eastman Kodak Company			ART UNIT	PAPER NUMBER
343 State Street			2614	10
Rochester, NY 14650-2201			DATE MAILED: 04/07/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/032,974	ORFITELLI ET AL.			
Office Action Summary	Examiner	Art Unit			
	BRIAN P. YENKE	2614			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on					
	action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4) ⊠ Claim(s) 1-7 is/are pending in the application. 4a) Of the above claim(s) is/are withdrav 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-7 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or		·			
Application Papers					
9) The specification is objected to by the Examine	r.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 2.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	(PTO-413) te atent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-7 rejected under 35 U.S.C. 103(a) as being unpatentable over Sheppard et al., US 6,061,102 in view of Foley et al., US 5,510,851.

In considering claims 1-4,

- a) the claimed modulating a pixel...is met by projector lens assembly 16 (Fig 1) which modulates a pixel at a predetermined color (i.e. red, green and blue), where the predetermined color is associated with a predetermined frequency and intensity.
- b) the claimed sensing the display is met by CCD camera 22 of light sensor subsystem 12 (Fig 1) which senses the display of screen 20.
- c) the claimed demodulating the sensed signal...is met by camera circuitry 25 of light sensor subsystem 12 (Fig 1) which receives the sensed brightness signal from CCD camera 22 and generates an image brightness signal in response to the sensed brightness signal
- d) the claimed employing the sensed intensity...is met by CPU 44 which is coupled to light sensor subsystem 12, where the CPU generates light intensity maps based on the image brightness signal, where the CPU also received the digitized image brightness signal (via sensor subsystem 12) and compares the digitized image brightness signal to

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the light intensity maps stored in memory, and automatically adjusts the video amplifiers to compensate for variations in the luminance projected image by producing correction maps that are stored in memory.

However, Sheppard does not explicitly disclose a "photosensor" (b) nor does Sheppard disclose "correcting pixel by pixel" variations.

Sheppard does disclose the use of a light sensor subsystem 12 for sensing/demodulating the displayed signal of screen 20. Sheppard also discloses that the light sensor subsystem 12 may be any other device, which is capable of sensing the light intensity of the projected image 18 and processing the light intensity data in a manner as done in the system 10.

Although, the use of photosensors which correct pixels on a pixel-by-pixel basis are conventional in the art, the examiner nonetheless incorporates Foley et al., US 5,510,851 which discloses the use of a photosensor 150 which senses the intensity of the color component of each pixel to insure color purity in the display monitor (Fig 1).

Thus the question is whether it would have been obvious to replace Sheppards CCD camera which senses the light intensity of the screen by using a photosensor in order to correct on a pixel-by-pixel basis. The examiner's position is since the use of photosensor's are conventional which are used to correct for displays on a pixel-by-pixel basis, the replacement of a CCD camera with that of a photosensor, produces no unexpected results, since the results are widely known.

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Sheppard, which discloses a shading/color correction system

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which improves the shading of the displayed image, by using a photosensor in order to correct the monitor on a pixel-by-pixel based as done by Foley, in order to correct each pixel of the display, in order to provide the viewer a color pure non-pixel defective display.

In considering claims 5-7,

- a) the claimed a light source is met projection system 16 which includes a CRT 72 which amplifies the video signal (Fig 1), where projection system 16 projects the light onto screen 20
- b) the claimed a light modulator is met by projection system 16 which includes projector lens 78, prism 82, light valve 76 and lens 74.
- c) the claimed drive electronics... is met where the video received from external source
- 52 is applied to a video mux 50, a multiplication operation (DAC) and adding operation
- (ORIG) where the video signal is then amplified in projection system 16 via amplifier 58.
- d) the claimed correction electronics is met by projector circuitry 14 (Fig 1)
- e) the claimed a memory...is met by gain memory 54 and offset memory 56.
- f) the claimed means for modulating is met by projector lens assembly 16 (Fig 1) which modulates a pixel at a predetermined color (i.e. red, green and blue), where the predetermined color is associated with a predetermined frequency and intensity.
- b) the claimed sensing the display is met by CCD camera 22 of light sensor subsystem 12 (Fig 1) which senses the display of screen 20.

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g) the claimed sensing the display... is met by CCD camera 22 of light sensor subsystem 12 (Fig 1) which senses the display of screen 20

h) the claimed a synchronous demodulator... is met by camera circuitry 25 of light sensor subsystem 12 (Fig 1) which receives the sensed brightness signal from CCD camera 22 and generates an image brightness signal in response to the sensed brightness signal

i) the claimed means employing the sensed intensity... is met by CPU 44 which is coupled to light sensor subsystem 12, where the CPU generates light intensity maps based on the image brightness signal, where the CPU also received the digitized image brightness signal (via sensor subsystem 12) and compares the digitized image brightness signal to the light intensity maps stored in memory, and automatically adjusts the video amplifiers to compensate for variations in the luminance projected image by producing correction maps that are stored in memory.

Regarding the "photosensor" (g) and "pixel by pixel basis" (d) limitations please refer to claim 1 above.

Conclusion

2. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure—please refer to newly cited references on attached form PTO-892.

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3. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian Yenke whose telephone number is (703) 305-9871. The examiner work schedule is Monday-Thursday, 0730-1830 hrs.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's Supervisor, John W. Miller, can be reached at (703)305-4795.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

or faxed to:

(703) 872-9314

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA, Sixth Floor (Receptionist). Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 Customer Service Office whose telephone number is (703)305-HELP.

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BRIAN P. YENKE Primary Examiner Art Unit 2614

03 April 2004